



DIGEST SUPPLEMENT

To Legislative Digest and History of Bills
Supplement No. 36*

FIFTY-NINTH LEGISLATURE

Tuesday, March 1, 2005

51st Day - 2005 Regular

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House Bills

HB 1010-S by House (originally sponsored by Representatives Morris, Hudgins, Morrell, Linville, B. Sullivan, McCoy and Chase)

Concerning energy efficiency and renewable energy standards.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares an intent to establish a goal of encouraging the construction and development of renewable energy in the state of Washington to meet increasing demands for affordable and reliable electricity. Since electricity supply may lag behind electricity demand, the result may be a sharp increase in electricity prices.

Finds that it is desirable to shorten the time it takes to bring new electricity generation to market.

Provides that when an electric utility purchases, from any combination of sources, increased generation that amounts to at least one percent of its total load on July 1, 2006, that electric utility must develop an integrated resource plan consistent with the provisions of this act. Such a plan shall be updated on a regular basis including in 2009, 2014, and 2019.

Requires each electric utility to develop an integrated resource plan consistent with the provisions of this act. Such a plan shall be updated on a regular basis.

Requires investor-owned utilities to submit integrated resource plans to the commission. The commission shall establish by rule the requirements for preparation and submission of integrated resource plans.

Requires each consumer-owned utility to develop and publish a work schedule for the preparation of an integrated resource plan. The work schedule shall set forth the proposed content of the integrated resource plan, the proposed schedule of preparation, and provisions for public involvement in the preparation and review of the plan.

Directs each consumer-owned utility to transmit a copy of its integrated resource plan to the department by July 31, 2006, and transmit subsequent plans to the department in 2009, 2014, and 2019.

Authorizes consumer-owned utilities to develop integrated resource plans jointly with other consumer-owned utilities. Data and assessments included in joint reports must be identifiable to each individual utility.

Requires the department to review the integrated resource plans of consumer-owned utilities and prepare a report to the legislature assessing the utilities' conformance with this act. The report shall include a statewide summary of utility load forecasts, load/resource balance, and utility plans for the development of thermal generation, renewable resources, and efficiency resources. The commission shall provide the department with data summarizing activities of investor-owned utilities for use in the department's statewide summary.

Requires the department to submit the initial report by December 1, 2006, and subsequent reports on December 1, 2010, December 1, 2015, and December 1, 2020. Where appropriate, the department may include reports required by this act within the biennial report required under RCW 43.21F.045.

-- 2005 REGULAR SESSION --

Feb 24 TEC - Majority; 1st substitute bill be substituted, do pass.
Feb 28 Passed to Rules Committee for second reading.

HB 1103-S by House (originally sponsored by Representatives DeBolt, B. Sullivan, Blake, Holmquist, Linville, Hinkle, Erickson, Sump, Alexander, Crouse, Chase, Orcutt, Buck, Kessler, Haler, Kristiansen and Haigh)

Authorizing forest products operations of statewide significance.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Encourages investments in Washington's natural resource-based economy by permitting new timber mills that process only wood grown in Washington to be built with materials and labor that are not subject to state taxes, to allow these mills to have guaranteed permit timelines, to allow these mills to be sited outside of the growth management act, and to exempt trucks serving the mill from transportation taxes and fees.

-- 2005 REGULAR SESSION --

Feb 24 NREP - Majority; 1st substitute bill be substituted, do pass.
Minority; without recommendation.
Feb 28 Referred to Finance.

HB 1178-S by House Committee on Judiciary (originally sponsored by Representatives McDonald, Dickerson, Rodne, Kagi, Priest, Ahern, Pearson, Campbell, McCune, Kristiansen, Moeller, Dunn, Nixon, Darneille, Shabro, Schual-Berke, Roach, Strow, O'Brien, Condotta and Holmquist)

Ensuring the rights of parents to monitor the communications and conversations of their minor children.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Ensures the rights of parents to monitor the communications and conversations of their minor children.

Finds that parents have the right and the responsibility to protect the welfare and health of their minor children and that a parent therefore should not be criminally liable for intercepting or recording any phone conversation of his or her minor child.

-- 2005 REGULAR SESSION --

Feb 25 JUDI - Majority; 1st substitute bill be substituted, do pass.
Minority; do not pass.

HB 1188-S2 by House (originally sponsored by Representatives Murray, Woods, Conway, O'Brien, Ericks, Condotta, Wood, Simpson, Campbell, P. Sullivan, Lovick, Williams, Chase, Hinkle and Ormsby)

Negotiating state patrol officer wages and wage-related matters. Revised for 2nd Substitute: Negotiating state patrol officer wages, wage-related matters, and nonwage matters.

(DIGEST OF PROPOSED 2ND SUBSTITUTE)

Amends RCW 41.56.473 and 41.56.475 relating to negotiating state patrol officer wages, wage-related matters, and nonwage matters.

-- 2005 REGULAR SESSION --

Feb 24 APP - Majority; 2nd substitute bill be substituted, do pass.

HB 1228-S by House Committee on Local Government (originally sponsored by Representatives P. Sullivan, Schindler, Clibborn, Upthegrove, Simpson and Chase)

Requiring notice to water and sewer districts of changes that require relocating facilities. Revised for 1st Substitute: Requiring local governments and public utilities to consult when relocating water/sewer facilities.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that cities shall, in the predesign phase of construction projects involving relocation of sewer and/or water facilities, consult with public utilities operating water/sewer systems in order to coordinate design.

Provides that counties shall, in the predesign phase of construction projects involving relocation of sewer and/or water facilities, consult with public utilities operating water/sewer systems in order to coordinate design.

-- 2005 REGULAR SESSION --

Feb 24 LG - Majority; 1st substitute bill be substituted, do pass.

HB 1272-S by House Committee on Capital Budget (originally sponsored by Representatives Dunshee, Jarrett, Linville, Nixon, Hunt, Rodne, Strow, Tom, McDermott, Sommers, Appleton, Simpson, Dickerson, Lovick, Hasegawa, Sells, Cody, Morrell, Chase, Hudgins, B. Sullivan, Schual-Berke, Williams, Lantz, Kilmer, Moeller, Roberts, Upthegrove, McCoy, Hunter, Darneille, Miloscia, Green, O'Brien, P. Sullivan, Anderson, Kenney, Murray, Wallace, Ormsby, Haigh, Kagi and McIntire)

Requiring public buildings to be built using high-performance green building standards. Revised for 1st Substitute: Concerning high-performance building standards.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that public buildings can be built and renovated using high-performance methods that save money, improve school performance, and make workers more productive. High-performance green buildings are proven to increase student test scores, reduce worker absenteeism, and cut energy and utility costs.

Declares an intent that state-owned buildings and schools be improved by adopting nationally recognized standards for high-performance green buildings and allowing flexible methods and choices in how to achieve those standards.

Declares an intent that independent performance audits be used to monitor this program and ensure that our economic, community, and environmental goals are achieved each year.

Requires that all major facility projects of public agencies receiving any funding in a state capital budget shall be designed, constructed, and certified to at least the LEED silver standard.

Requires public agencies and public school districts to monitor and document ongoing operating savings resulting from major facility projects designed, constructed, and certified as required under this act.

Provides that public agencies shall report annually to the department on its major facility projects and operating savings, while public school districts shall report annually to the office of the superintendent of public instruction.

Directs the department to create a high-performance buildings advisory committee comprised of affected public agencies, the state board of education, the office of the superintendent of public instruction, and others at the department's discretion to provide advice on implementing this act.

Provides that, among other things, the advisory committee shall make recommendations regarding an education and training process and an ongoing evaluation or feedback process to help the department and the state board of education implement this act.

Provides that, notwithstanding any other provision in chapter 39.04 RCW, public works project requests for proposals or bids on major facility projects required to be high-performance green buildings under chapter 39-- RCW (sections 1 through 4 of this act) shall provide for performance-based contracting, building commissioning, or responsible bidding as necessary to design, construct, and certify the major facility project to meet the LEED silver standard.

-- 2005 REGULAR SESSION --

Feb 24 CB - Majority; 1st substitute bill be substituted, do pass.
Minority; do not pass.

HB 1336-S by House Committee on Health Care (originally sponsored by Representatives Flannigan, Morrell, O'Brien, Campbell, Kirby, Hudgins, Darneille, Lantz, Hunt, Appleton, Moeller, Kenney, Kagi, Dickerson, McDermott, Santos, Chase and Ormsby)

Requiring plans that provide coverage for prostheses to provide coverage for hearing aids.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that the inability to purchase hearing aids adversely affects hearing-impaired people of all ages and impacts the employment and educational opportunities of hearing-impaired children and adults in Washington state by limiting communication options. To provide these individuals with equal opportunity and protect the well-being of the population, there is an intent to establish insurance coverage provisions for hearing aids.

Provides that covered hearing instruments and related services shall be recommended by the patient's physician or advanced registered nurse practitioner as authorized by the nursing care quality assurance commission under chapter 18.79 RCW or physician assistant under chapter 18.71A or 18.57A RCW.

-- 2005 REGULAR SESSION --

Feb 24 HC - Majority; 1st substitute bill be substituted, do pass.
Minority; do not pass.

HB 1360-S by House (originally sponsored by Representatives Hunt, Chase, Upthegrove, Dunshee, Dickerson, Hasegawa, McDermott, B. Sullivan, Appleton, Williams, Morrell, Murray, Simpson, Linville, Roberts, Ormsby, McCoy and Kagi)

Protecting ancestral trees.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares that "ancestral trees" means a contiguous group of trees of similar characteristics that: (1) Is twenty acres or larger in size;

(2) Is composed of mixed conifer species with: (a) More than eight dominant trees per acre that are greater than thirty inches in diameter at breast height; (b) four or more conifer snags per acre that are greater than twenty inches in diameter at breast height and are greater than fifteen feet tall; and (c) down logs greater than fifteen tons per acre, including four pieces per acre greater than twenty-four inches at the widest point and greater than fifty feet long;

(3) Is greater than one hundred sixty years old, as determined by computing an arithmetic mean from department inventory on plots in the stand; and

(4) Was not purposefully planted as part of a reforestation effort following a commercial harvest or natural forest disturbance.

Provides that unless specifically authorized by the board prior to sale or harvest, the department may not offer for sale, sell, or harvest any ancestral trees located on public lands west of the crest of the Cascade mountains.

Declares that the board may only authorize the sale or harvest of ancestral trees located on public lands after making a formal finding that some harvest is necessary to preserve the health and safety of other ancestral trees in the immediate area, to protect public safety, or to enhance overall forest health in the stand containing the ancestral trees.

-- 2005 REGULAR SESSION --

Feb 24 NREP - Majority; 1st substitute bill be substituted, do pass.
Minority; do not pass.

HB 1384-S by House (originally sponsored by Representatives Haler, B. Sullivan, Morris, Crouse, P. Sullivan, Chase and Hudgins)

Authorizing the construction and operation of renewable energy projects by joint operating agencies.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Authorizes the construction and operation of renewable energy projects by joint operating agencies.

-- 2005 REGULAR SESSION --

Feb 24 TEC - Majority; 1st substitute bill be substituted, do pass.
Minority; without recommendation.

HB 1394-S by House Committee on Commerce & Labor (originally sponsored by Representatives Conway, Wood, Condotta and Kenney; by request of Department of Licensing)

Creating the business and professions account.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Creates the business and professions account.

-- 2005 REGULAR SESSION --

Feb 21 CL - Majority; 1st substitute bill be substituted, do pass.
Feb 28 Referred to Appropriations.

HB 1401-S by House Committee on Local Government (originally sponsored by Representatives Simpson, Hankins, O'Brien, Ormsby and Chase)

Requiring certain buildings to add automatic sprinkler systems. Revised for 1st Substitute: Regulating fire safety.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that the liquor control board shall require all applicants for alcoholic beverages licenses to submit a valid certificate of inspection, as provided in the state building code, issued by a local inspector for the city, town, or county in which the applicant intends to sell alcoholic beverages to be consumed on the premises of the nightclub.

Declares that failure by the code official to issue a certificate of inspection may be appealed in accordance with the procedures for appeal as provided in the state building code, as administered by the local city, town, or county.

Provides that the code official shall require the owner of any building or structure or portion thereof, that includes a place of business designed or used for occupancy as a nightclub, to install an approved system of automatic sprinklers throughout the assembly area and any common areas connected thereto, in accordance with the rules adopted under this act by the state building code council.

Does not apply to the construction or substantial alteration of buildings or structures, approved by building permit on or after July 1, 2004.

Does not preclude the state building code council from prescribing more stringent sprinkler requirements.

-- 2005 REGULAR SESSION --

Feb 24 LG - Majority; 1st substitute bill be substituted, do pass.
Minority; do not pass.

HB 1458-S by House (originally sponsored by Representatives Hunt, Dickerson, McCoy, B. Sullivan, Williams, Haigh, Appleton, Linville, Chase, Dunshee, Simpson, Upthegrove, Moeller and McDermott)

Concerning the management of on-site sewage systems in marine areas. Revised for 1st Substitute: Concerning the management of on-site sewage disposal systems in marine areas.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that improperly functioning on-site sewage systems in marine areas may contaminate ground water and surface water, threatening public health and the environment.

Finds that in these areas enhanced on-site sewage system certification programs must be established to ensure systems are properly functioning to protect public and environmental health.

Finds that local programs designed to identify and correct failing on-site sewage disposal systems have proven

effective in reducing and eliminating public health and environmental hazards, improving water quality, and reopening previously closed shellfish areas.

Finds that a partnership is necessary among the state, local, and private sector to develop successful local programs with adequate funding and the tools to identify and repair failing on-site sewage disposal systems.

Finds that local programs must be established in marine areas of special concern to inventory existing on-site sewage disposal systems, identify and repair failing systems, develop data bases capable of sharing information regarding on-site sewage disposal systems, and monitor results to demonstrate programs are working and public health and the environment are protected.

Requires that, by July 1, 2007, and thereafter, the local health officers of health jurisdictions in the twelve counties bordering Puget Sound where a marine area of special concern has been designated under this act shall each develop and approve an on-site sewage disposal system program implementation plan that will guide the local health jurisdiction in the development and management of all on-site sewage disposal systems within the marine areas of special concern within its jurisdiction.

Declares that, for purposes of this act, the local health jurisdictions in counties bordering Puget Sound are Clallam, Island, Kitsap, Jefferson, Mason, San Juan, Seattle-King, Skagit, Snohomish, Tacoma-Pierce, Thurston, and Whatcom.

Requires the department to review an on-site sewage disposal system program implementation plan submitted by the local health officer to ensure all the elements of the plan, including designation of any marine area of special concern, have been addressed. The board may adopt additional criteria for plan approval by rule.

Requires the department to enter into a contract with each of the counties subject to this chapter to implement the approved on-site sewage disposal system program implementation plan developed under act, and to develop or enhance the data management system required by this act with funds appropriated to the department for those purposes.

Provides that the contract shall require, at a minimum, that within the marine area of special concern, the local health jurisdiction: (1) Show progressive improvement in finding failing systems;

(2) Show progressive improvement in working with on-site sewage disposal system owners to make needed system repairs;

(3) Is actively undertaking steps to find previously unknown on-site sewage disposal systems and ensure they are inspected as required and repaired if necessary;

(4) Show progressive improvement in the percentage of on-site sewage disposal systems that are included in an electronic data system; and

(5) Of those on-site sewage disposal systems in the electronic data system, show progressive improvement in the percentage that have had required inspections.

-- 2005 REGULAR SESSION --

Feb 24 NREP - Majority; 1st substitute bill be substituted, do pass.
Minority; do not pass.

HB 1486-S by House Committee on Health Care
(originally sponsored by Representatives Conway, Wood and Sells)

Requiring applicants for state purchased health care benefits or uncompensated hospital care to identify the employer of

the proposed beneficiary of the benefits or care. Revised for 1st Substitute: Concerning health care services.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Requires applicants for state purchased health care benefits or uncompensated hospital care to identify the employer of the proposed beneficiary of the benefits or care.

Provides that, on or before February 1st of each year, the department of social and health services and the health care authority shall provide the appropriate committees of the senate and house of representatives a report listing all employers identified through the application requirements of this act.

Provides that, on or before February 1st of each year, the department shall provide the appropriate committees of the senate and house of representatives a report listing all employers identified under this act. The report must include each company name, location, and the total number of their employees and dependents who requested uncompensated care at a hospital. No other information regarding persons seeking uncompensated care in a hospital may be included in this report. The report must also be made available to the public.

-- 2005 REGULAR SESSION --

Feb 24 HC - Majority; 1st substitute bill be substituted, do pass.
Feb 28 Passed to Rules Committee for second reading.

HB 1492-S2 by House (originally sponsored by Representatives Williams, B. Sullivan, Eickmeyer and Orcutt; by request of Commissioner of Public Lands)

Developing a single pilot mitigation bank on state-owned aquatic lands.

(DIGEST OF PROPOSED 2ND SUBSTITUTE)

Finds that the existing state and federal regulatory framework for wetland and aquatic resource mitigation is an important tool used to offset impacts to aquatic lands.

Finds that because impacts to wetlands and aquatic resources often affect state-owned aquatic lands, the department should work within established state and federal regulatory mitigation processes to develop a single pilot mitigation bank on state-owned aquatic lands.

Declares an intent to establish the proprietary mechanisms for the department to develop, implement, and manage a single pilot mitigation bank on state-owned aquatic lands. Additional authority will be needed if the department seeks to establish more than one mitigation bank.

Requires that, by December 31, 2010, the department must provide a report to the appropriate committees of the senate and house of representatives that provides the status of the pilot mitigation bank in regards to regulatory certification, management plan development, service area determination, credit determination, valuation, and sale, and endowment fund creation and expenditure.

-- 2005 REGULAR SESSION --

Feb 24 APP - Majority; 2nd substitute bill be substituted, do pass.
Minority; do not pass.
Feb 28 Passed to Rules Committee for second reading.

HB 1494-S by House Committee on Health Care
 (originally sponsored by Representatives Morrell, Clibborn, Green, Kessler, Cody, Appleton, Darneille, Williams, Campbell, Lovick, Simpson, Hunt, Chase, Wood, Sells, Roberts, Kenney, McIntire, Hasegawa, Santos, Moeller and Schual-Berke)

Improving the delivery of health care services to school children. Revised for 1st Substitute: Requiring a work group to assess school nursing services in class I school districts.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Requires the office of superintendent of public instruction to develop a work group to assess school nursing services in class I school districts. The work group may consult with representatives from the following groups: School nurses, schools, students, parents, teachers, health officials, and administrators.

Requires the office of superintendent of public instruction to report its findings and plans for implementation to the legislature by February 1, 2006.

Expires June 30, 2006.

Appropriates the sum of forty-five thousand dollars, or as much thereof as may be necessary, for the fiscal year ending June 30, 2006, from the general fund to the office of the superintendent of public instruction for the purposes of this act.

-- 2005 REGULAR SESSION --

Feb 24 HC - Majority; 1st substitute bill be substituted, do pass.

HB 1560-S by House Committee on Higher Education
 (originally sponsored by Representatives Sells, Campbell, Fromhold, McCoy and Chase)

Authorizing community colleges to deduct certain payments from tuition waivers.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that, with regard to waivers for courses offered for the purpose of satisfying related or supplemental educational requirements for apprentices registered with the Washington state apprenticeship council or the federal bureau of apprenticeship and training, colleges may deduct the tuition owed from training contracts with apprentice organizations.

-- 2005 REGULAR SESSION --

Feb 24 HE - Majority; 1st substitute bill be substituted, do pass.

Feb 28 Passed to Rules Committee for second reading.

HB 1644-S by House Committee on Juvenile Justice & Family Law (originally sponsored by Representative B. Sullivan)

Changing the law pertaining to waiver of rights by a juvenile.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Revises the law pertaining to waiver of rights by a juvenile.

Declares that parents have a fundamental interest in knowing if their child has been taken into police custody for questioning and where their child is being held. Because a parent or guardian is most often in a position to provide a juvenile with guidance in matters of great importance to a juvenile, it is the intent of the legislature to assist parents in their ability to aid and guide their children when making important legal decisions, including the decision to waive legal rights during custodial interrogations.

Declares an intent to provide children in police custody the opportunity to seek and receive consultation with his or her parents.

Provides that, when a law enforcement officer takes a juvenile into custody, the officer must make reasonable attempts to notify a parent, guardian, or custodian that the juvenile is in custody and where the juvenile is being held.

Provides that when a parent, guardian, or custodian requests to consult with a juvenile in custody and makes himself or herself immediately available, he or she shall be permitted to consult with the juvenile immediately upon his or her request, unless: (1) The juvenile objects to the consultation while in the presence of the parent, guardian, or custodian; or

(2) The parent, guardian, or custodian is a codefendant or victim of the juvenile.

Requires that, prior to questioning a juvenile in custody, a juvenile must be advised of his or her rights in substantially the following language: (1) That the juvenile has a right to remain silent;

(2) That any statement the juvenile makes can be and may be used against the juvenile;

(3) That the juvenile has a right to consult with an attorney; and

(4) That the juvenile has a right to consult with his or her parent, guardian, or custodian prior to questioning.

-- 2005 REGULAR SESSION --

Feb 23 JJFL - Majority; 1st substitute bill be substituted, do pass.

Minority; do not pass.

Feb 25 Passed to Rules Committee for second reading.

HB 1646-S by House (originally sponsored by Representatives B. Sullivan, Holmquist, Upthegrove, Linville, Blake, Morris, Orcutt, Lovick, Campbell, Chase, Williams, Schindler, Wood, Rodne, Sells, Hinkle and Simpson)

Providing tax incentives for alternative fuel. Revised for 1st Substitute: Providing tax incentives for alternative fuels.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides tax incentives for alternative fuel.

-- 2005 REGULAR SESSION --

Feb 22 TEC - Majority; 1st substitute bill be substituted, do pass.

Feb 25 Referred to Finance.

HB 1661-S by House Committee on Juvenile Justice & Family Law (originally sponsored by Representatives Moeller, Hasegawa, Appleton, Hunt, Ericks, Chase, Curtis, Lovick, McCune and Cody)

Specifying procedures for transfer of juvenile proceedings.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that the court upon motion of any party or upon its own motion may, at any time, transfer a proceeding to another juvenile court when there is reason to believe that an impartial proceeding cannot be held in the county in which the proceeding was begun.

Provides that a court may transfer a proceeding to another juvenile court following disposition for the purposes of supervision and enforcement of the disposition order.

Provides that, if the court orders a transfer of venue, the case and copies of all legal and social documents pertaining thereto shall be transferred to the county in which the juvenile resides, without regard to whether or not his or her custodial parent resides there, for supervision and enforcement of the disposition order.

Provides that, if any restitution is yet to be determined, the originating court shall transfer the case to the new county with the exception of the restitution. Venue over restitution shall be retained by the originating court for purposes of establishing a restitution order. Once restitution is determined, the originating county shall then transfer venue over modification and enforcement of the restitution to the new county.

-- 2005 REGULAR SESSION --

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| Feb 23 | JJFL - Majority; 1st substitute bill be substituted, do pass. |
| Feb 25 | Passed to Rules Committee for second reading. |

HB 1746-S by House Committee on Criminal Justice & Corrections (originally sponsored by Representatives Holmquist, O'Brien, Hinkle, Lantz, Woods, Ahern, Cox, Simpson, Sump, Kagi, McDonald, Haler, Newhouse, McCune, Kretz, Serben, Clements, Condotta, Roach, Pearson, Kirby, Bailey, Strow, Williams, Moeller, Kenney and Kristiansen)

Requiring arson offenders to register with the county sheriff.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares an intent to: (1) Assist local law enforcement agencies to increase public safety by providing them with another tool for them to use in arson investigations;

(2) Require arson offenders to register with local law enforcement agencies in a regulatory, rather than punitive, manner.

-- 2005 REGULAR SESSION --

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| Feb 22 | CJC - Majority; 1st substitute bill be substituted, do pass. |
| | Minority; do not pass. |
| Feb 25 | Passed to Rules Committee for second reading. |

HB 1791-S by House Committee on Capital Budget (originally sponsored by Representatives Dunshee, Schual-Berke, Kenney, Hankins, Lovick, Morrell, Wood, Kagi, Simpson, McDonald, Eickmeyer, Appleton,

O'Brien, Ormsby, DeBolt, Wallace, Upthegrove, Strow, Moeller, Jarrett, Kessler, Miloscia, Murray, Cody, Conway, McCune, Lantz, P. Sullivan, Tom, Ericks, Haigh, McDermott, Hasegawa and Linville)

Creating a developmental disabilities community trust account.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares that the December 4, 2002, capital study of the division of developmental disabilities residential habilitation centers by the joint legislative audit and review committee identifies options to dispose of excess property at Lakeland Village, Rainier School, and Yakima Valley School that would not impact current residential habilitation center operations.

Declares an intent to allow use of these excess capital properties at residential habilitation centers for persons with developmental disabilities and to place the proceeds from their use into a perpetual trust account for unserved persons with developmental disabilities waiting for community-based developmental disability services.

Provides that excess property identified in the 2002 joint legislative audit and review committee capital study of the division of developmental disabilities residential habilitation centers must be managed to provide as much income as feasible and this income deposited into the developmental disabilities community trust account created in this act. Income may come from lease of the land, conservation easements, sale of timber, or other activities short of sale of the property.

Requires the department to report on its efforts and strategies to provide income to the developmental disabilities community trust account from the excess property identified in this act from the lease of the property, sale of timber, or other activity short of sale of the property. The department shall report by June 30, 2006.

Creates the developmental disabilities community trust account in the state treasury. All income from the use of excess property identified in the 2002 joint legislative audit and review committee capital study of the division of developmental disabilities residential habilitation centers, any building, facility, or tract of land not held in trust at any of the residential habilitation centers identified in this chapter, or sale of timber on these excess lands, must be deposited into this account.

Repeals RCW 28B.30.820 and 70.01.142.

-- 2005 REGULAR SESSION --

- | | |
|--------|---|
| Feb 23 | CB - Majority; 1st substitute bill be substituted, do pass. |
| | Minority; do not pass. |
| Feb 25 | Passed to Rules Committee for second reading. |

HB 1806-S by House Committee on State Government Operations & Accountability (originally sponsored by Representatives Kenney, Haigh, Kessler, Morrell, Dickerson, Williams, P. Sullivan, Ericks, Anderson, McDermott, Wood, Linville, Moeller and Hudgins; by request of Governor Gregoire)

Encouraging the ethical transfer of technology for the economic benefit of the state.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that, consistent with the state policy to encourage basic and applied scientific research by the state's research universities as stated in RCW 28B.140.005, each state university may develop, adopt, and implement one or more written administrative processes that shall, upon approval by the governor, apply in place of the obligations imposed on state universities and state university research employees under RCW 42.52.030, 42.52.040, 42.52.080, 42.52.110, 42.52.120, 42.52.130, 42.52.140, 42.52.150, and 42.52.160. A state university research employee in compliance with the processes authorized in this act shall be deemed to be in compliance with RCW 42.52.030, 42.52.040, 42.52.080, 42.52.110, 42.52.120, 42.52.130, 42.52.140, 42.52.150, and 42.52.160.

Requires the executive ethics board to enforce activity subject to the written approval processes under this act, as provided in RCW 42.52.360.

Directs the executive ethics board to enforce chapter 42.52.RCW with regard to the activities of state university research employees as provided in this act.

Provides that, with respect to compliance with RCW 42.52.030, 42.52.110, 42.52.130, 42.52.140, and 42.52.150, the administrative process shall be consistent with and adhere to no less than the current standards in regulations of the United States public health service and the office of the secretary of the department of health and human services in Title 42 C.F.R. Part 50, Subpart F relating to promotion of objectivity in research.

Provides that, with respect to compliance with RCW 42.52.040, 42.52.080, and 42.52.120, the administrative process shall include a comprehensive system for the disclosure, review, and approval of outside work activities by state university research employees while assuring that such employees are fulfilling their employment obligations to the state university.

Provides that, with respect to compliance with RCW 42.52.160, the administrative process shall include a reasonable determination by the state university of acceptable private uses having de minimis costs to the state university and a method for establishing fair and reasonable reimbursement charges for private uses the costs of which are in excess of de minimis.

-- 2005 REGULAR SESSION --

- Feb 23 SGOA - Majority; 1st substitute bill be substituted, do pass.
- Feb 25 Passed to Rules Committee for second reading.

HB 1841-S by House Committee on Commerce & Labor (originally sponsored by Representatives Wood, Kenney, Conway, Strow, Sells, Simpson, Hasegawa and Santos)

Revising provisions for electrical trainees.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Requires proof of sixteen hours of approved classroom electrical continuing education courses covering chapter 19.28 RCW, the national electrical code, or electrical theory, or the equivalent electrical training courses taken as part of an approved apprenticeship program under chapter 49.04 RCW or an approved electrical training program under RCW 19.28.191(1)(h). This education requirement is effective July 1, 2006.

-- 2005 REGULAR SESSION --

- Feb 23 CL - Majority; 1st substitute bill be substituted, do pass.
- Feb 28 Passed to Rules Committee for second reading.

HB 1934-S by House Committee on Criminal Justice & Corrections (originally sponsored by Representatives Lovick, Ahern, Dickerson, Santos, O'Brien, Williams, Simpson, Ericks and Chase)

Increasing penalties for assaulting a peace officer with a stun gun.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Increases penalties for assaulting a peace officer with a stun gun.

-- 2005 REGULAR SESSION --

- Feb 24 CJC - Majority; 1st substitute bill be substituted, do pass.
- Feb 28 Passed to Rules Committee for second reading.

HB 2070-S by House Committee on Commerce & Labor (originally sponsored by Representatives Cody, Condotta, Wood and Dunn)

Authorizing horse racing handicapping contests.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Authorizes class 1 racing associations to conduct horse race handicapping contests. The commission shall establish rules for the conduct of handicapping contests involving the outcome of multiple horse races.

-- 2005 REGULAR SESSION --

- Feb 23 CL - Majority; 1st substitute bill be substituted, do pass.
- Feb 28 Passed to Rules Committee for second reading.

HB 2163-S by House Committee on Housing (originally sponsored by Representatives Ormsby, Holmquist, Miloscia, Williams, Flannigan, Chase, Dickerson, Sells, Ericks, Dunn, Wood, Green, Linville, Springer, Pettigrew, Kenney, O'Brien, Santos, Kagi, Fromhold and Schual-Berke)

Establishing a homeless housing program.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that the fiscal and societal costs of homelessness are high for both the public and private sectors, and that ending homelessness is both morally and economically imperative.

Finds that there are many causes of homelessness, including a shortage of affordable housing; a shortage of family-wage jobs which undermines housing affordability; a lack of an accessible and affordable health care system available to all who suffer from physical and mental illnesses and chemical and alcohol dependency; domestic violence; and a lack of education and job skills necessary to

acquire adequate wage jobs in the economy of the twenty-first century.

Finds that the support and commitment of all sectors of the statewide community is critical to the chances of success in ending homelessness in Washington. While the provision of housing and housing-related services to the homeless should be administered at the local level to best address specific community needs, the legislature also recognizes the need for the state to play a primary coordinating, supporting, and monitoring role.

Declares that the systematic collection and rigorous evaluation of homeless data, a search for and implementation through adequate resource allocation of best practices, and the systematic measurement of progress toward interim goals and the ultimate goal of ending homelessness are all necessary components of a statewide effort to end homelessness in Washington by July 1, 2015.

-- 2005 REGULAR SESSION --

Feb 24 HOUS - Majority; 1st substitute bill be substituted, do pass.
Minority; do not pass.

Feb 28 Referred to Appropriations.

HB 2245 by Representatives Quall, Tom, Ormsby, Hunt, Ericks, Haigh and McDermott

Creating a task force to study the basic design of middle schools and high schools.

Requires the task force to: (1) Examine the rate of student academic improvement in Washington middle schools and high schools and state and national research on redesign efforts;

(2) Identify successful models for middle school and high school organization, both within Washington and nationally, that have been shown to: (a) Reduce the dropout rate; (b) close the achievement gap; (c) accelerate academic improvement; (d) improve the teaching and learning of math; and (e) provide more challenging opportunities for students who meet standards early and more flexible options after the sophomore year.

Provides that, by December 15, 2005, the task force shall report to the governor, the superintendent of public instruction, and the fiscal and education policy committees of the legislature. The report shall include a plan for structural change and improvement in Washington middle schools and high schools. The plan shall identify the roles and responsibilities of state policymakers, local school districts, communities, businesses, principals, teachers, parents, and students in carrying out the plan.

-- 2005 REGULAR SESSION --

Feb 28 First reading, referred to Education.

HB 2246 by Representatives Conway and Wood; by request of Employment Security Department

Concerning employer contribution rates.

Revises provisions relating to ensuring employers pay the contribution rate they have earned.

-- 2005 REGULAR SESSION --

Feb 28 First reading, referred to Commerce & Labor.

HB 2247 by Representatives Nixon, Springer, Talcott, Roach and Tom

Protecting minors from sexual misconduct.

Declares that a person is guilty of sexual misconduct with a minor in the first degree when the person has, or knowingly causes another person under the age of eighteen to have, sexual intercourse with another person who is at least sixteen years old but less than eighteen years old and not married to the perpetrator, if the perpetrator is at least sixty months older than the victim, is personally known by the victim and a parent or guardian of the victim, and takes advantage of the personal relationship or familiarity in order to engage in or cause another person under the age of eighteen to engage in sexual intercourse with the victim.

Provides that a person is guilty of sexual misconduct with a minor in the second degree when the person has, or knowingly causes another person under the age of eighteen to have, sexual contact with another person who is at least sixteen years old but less than eighteen years old and not married to the perpetrator, if the perpetrator is at least sixty months older than the victim, is personally known by the victim and a parent or guardian of the victim, and takes advantage of the personal relationship or familiarity in order to engage in or cause another person under the age of eighteen to engage in sexual contact with the victim.

-- 2005 REGULAR SESSION --

Feb 28 First reading, referred to Criminal Justice & Corrections.

HB 2248 by Representatives Murray and McDermott

Collecting the monorail motor vehicle excise tax upon initial registration.

Provides for collection of the monorail motor vehicle excise tax upon initial registration.

-- 2005 REGULAR SESSION --

Feb 28 First reading, referred to Transportation.

HB 2249 by Representatives Takko and Haigh

Evaluating the need for a new four-year institution of higher education.

Directs the Washington state institute for public policy to evaluate and recommend to the legislature whether a four-year baccalaureate degree-granting institution should be created in southwest Washington.

Requires that, by December 1, 2005, the institute shall provide a report to the legislature and the governor recommending the type of four-year baccalaureate degree-granting institution to be created and a schedule for constructing and staffing the new institution. In addition, the report shall estimate the costs to establish the new institution, including, but not limited to: Land acquisition, master plan, design and construction, staffing, and number of enrollments.

Appropriates the sum of one hundred fifty thousand dollars, or as much thereof as may be necessary, from the general fund to The Evergreen State College for the fiscal year ending June 30, 2006, to carry out the purposes of this act.

-- 2005 REGULAR SESSION --

Feb 28 First reading, referred to Higher Education.

HB 2250 by Representatives Priest, Condotta, Linville and Kessler

Clarifying unemployment eligibility for apprentices.

Amends RCW 50.20.010, 50.20.230, and 50.20.240 relating to unemployment benefit eligibility for apprentices.

-- 2005 REGULAR SESSION --

Feb 28 First reading, referred to Commerce & Labor.

Senate Bills

SB 5065-S by Senate Committee on Health & Long-Term Care (originally sponsored by Senators Thibaudeau, Deccio, Jacobsen, Parlette, Kohl-Welles and Keiser)

Requiring notice of potential injuries resulting from health care.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that hospitals shall have in place policies to assure that, when appropriate, information about unanticipated outcomes is provided to patients or their families or any surrogate decision makers identified pursuant to RCW 7.70.065.

Declares that notifications of unanticipated outcomes under this act do not constitute an acknowledgment or admission of liability, nor can the fact of notification, the content disclosed, or any and all statements, affirmations, gestures, or conduct expressing apology be introduced as evidence in a civil action.

Provides that, beginning January 1, 2006, the department shall, during the survey of a hospital, ensure that the policy required in this act is in place.

-- 2005 REGULAR SESSION --

Feb 25 HEA - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.

SB 5456-S by Senate Committee on Water, Energy & Environment (originally sponsored by Senators Prentice, Esser, Spanel, Swecker and Pridemore)

Making it a crime to excavate without notification near a transmission pipeline.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares that any person who fails to notify the one-number locator service when required under chapter 19.122 RCW and excavates within thirty-five feet of a transmission pipeline is guilty of a gross misdemeanor and subject to a fine of not more than ten thousand dollars for each offense.

-- 2005 REGULAR SESSION --

Feb 25 WEE - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.

SB 5479-S by Senate Committee on Financial Institutions, Housing & Consumer Protection (originally sponsored by Senators Berkey, Benton, Prentice, Esser and McAuliffe)

Revising time periods in landlord/tenant actions. Revised for 1st Substitute: Changing provisions relating to the unlawful detainer process under the residential landlord-tenant act.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Amends RCW 59.12.070, 59.18.370, and 59.18.365 relating to the unlawful detainer process under the residential landlord-tenant act.

-- 2005 REGULAR SESSION --

Feb 25 FHC - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.

SB 5584-S by Senate Committee on Transportation (originally sponsored by Senators Jacobsen, Swecker and Haugen)

Authorizing a customer facility charge on rental car customers to finance consolidated rental car facilities.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Authorizes the municipality to impose a customer facility charge upon customers of rental car companies accessing the airport for the purposes of financing, designing, constructing, operating, and maintaining consolidated rental car facilities and common use transportation equipment and facilities which are used to transport the customer between the consolidated car rental facilities and other airport facilities.

Provides that the airport operator may require the rental car companies to collect the facility charges, and any facility charges so collected shall be deposited in a trust account for the benefit of the airport operator and remitted at the direction of the airport operator, but no more often than once per month. The charge shall be calculated on a per-day basis. Facility charges may not exceed the reasonable costs of financing, designing, constructing, operating, and maintaining the consolidated car rental facilities and common use transportation equipment and facilities and may not be used for any other purpose.

-- 2005 REGULAR SESSION --

Feb 25 TRAN - Majority; 1st substitute bill be substituted, do pass.
Minority; without recommendation.
Passed to Rules Committee for second reading.

SB 5598-S by Senate Committee on Health & Long-Term Care (originally sponsored by Senators Franklin, Benton, Thibaudeau, Keiser, Benson, Kline and McAuliffe)

Modifying the composition of the nursing care quality assurance commission.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Revises the composition of the nursing care quality assurance commission.

-- 2005 REGULAR SESSION --

Feb 25 HEA - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.

SB 5692-S by Senate Committee on Financial Institutions, Housing & Consumer Protection (originally sponsored by Senators Berkey, Benton, Prentice and Keiser)

Regulating tax refund anticipation loans.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Requires that, at the time a borrower applies for a refund anticipation loan, a facilitator shall clearly disclose to the borrower, separately from the loan application: (1) The refund anticipation loan fee schedule;

(2) A written statement containing the following elements: (a) That a refund anticipation loan is a loan, and is not the borrower's actual income tax refund; (b) that the taxpayer can file an income tax return electronically without applying for a refund anticipation loan; (c) the average times according to the internal revenue service within which a taxpayer who does not obtain a refund anticipation loan can expect to receive a refund if the taxpayer's return is (i) filed electronically and the refund is directly deposited to the taxpayer's bank account or mailed to the taxpayer, and (ii) mailed to the internal revenue service and the refund is directly deposited to the taxpayer's bank account or mailed to the taxpayer; (d) that the internal revenue service does not guarantee that it will pay the full amount of the anticipated refund and it does not guarantee a specific date that a refund will be deposited into a taxpayer's financial institution account or mailed to a taxpayer; (e) that the borrower is responsible for repayment of the loan and related fees in the event that the tax refund is not paid or paid in full; (f) the estimated time within which the loan proceeds will be paid to the borrower if the loan is approved; and (g) the fee that will be charged, if any, if the borrower's loan is not approved.

Declares that it is unlawful for a facilitator of a refund anticipation loan to engage in any of the following activities: (1) Misrepresent a material factor or condition of a refund anticipation loan;

(2) Fail to process the application for a refund anticipation loan promptly after the consumer applies for the loan;

(3) Engage in any dishonest, fraudulent, unfair, unconscionable, or unethical practice or conduct in connection with a refund anticipation loan; and

(4) Arrange for a creditor to take a security interest in any property of the consumer other than the proceeds of the consumer's tax refund to secure payment of the loan.

Provides that any person who knowingly and willfully violates this chapter is guilty of a misdemeanor and shall be fined up to five hundred dollars for each offense.

Finds that the practices covered by this chapter are matters vitally affecting the public interest for the purpose of applying the consumer protection act, chapter 19.86 RCW.

-- 2005 REGULAR SESSION --

Feb 25 FHC - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.

SB 5743-S by Senate Committee on Government Operations & Elections (originally sponsored by Senators Kastama, Roach, Fairley, Benson, Berkey, Haugen, McAuliffe, Shin, Parlette, Keiser, Mulliken and Rockefeller; by request of Secretary of State)

Enhancing voter registration recordkeeping.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Enhances voter registration recordkeeping.
Repeals RCW 29A.08.155.

-- 2005 REGULAR SESSION --

Feb 25 GO - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Placed on second reading by Rules Committee.

SB 5749-S by Senate Committee on Financial Institutions, Housing & Consumer Protection (originally sponsored by Senators McAuliffe and Fairley)

Requiring a review of enhanced 911 services.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that the current law applying to enhanced 911 service on multiline telephone systems is based on old technology, and that the law should be annually reviewed and updated to allow the deployment of new technologies.

Encourages the adjutant general, in consultation with the state enhanced 911 coordinator, the state fire protection board, and other interested parties, to annually review new technologies that relate to RCW 80.36.560. If the adjutant general determines that this section should be amended to incorporate new technologies, a recommendation to the legislature shall be made. The adjutant general shall report the recommendations to the legislature sixty days before the start of any regular legislative session.

-- 2005 REGULAR SESSION --

Feb 24 FHC - Majority; 1st substitute bill be substituted, do pass.
Feb 25 Passed to Rules Committee for second reading.

SB 5931-S by Senate Committee on Water, Energy & Environment (originally sponsored by Senator Fraser)

Requiring removal of hazardous materials in accordance with state and federal laws before conducting planned structure fires for fire fighter training.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Requires removal of hazardous materials in accordance with state and federal laws before conducting planned structure fires for fire fighter training.

-- 2005 REGULAR SESSION --

Feb 25 WEE - Majority; 1st substitute bill be substituted, do pass.
 Minority; do not pass.
 Passed to Rules Committee for second reading.

SB 6057 by Senators Fairley and Kohl-Welles

Mandating social card room reporting.

Declares that the commission has the authority to require all social card room licensees to submit financial information on a quarterly basis, including, but not limited to: Gross gambling receipts; prizes; net gambling receipts; donated prizes; total expenses; a detailed list of expenses, including wages paid for gambling activities; and net gambling income. The commission shall provide licensees with a report form, with instructions, to submit information required under this provision.

Declares that the commission has the authority to publish on-line and make available to the public, on a quarterly basis, a list of the social card room licensees, including the licensee's name, city, county, license issue number, gross receipts, special prizes, net receipts, wages paid related to gambling activity, reported paid local tax on social card rooms, other gambling expenses, net gambling income, and net gambling income's percent of gross receipts.

-- 2005 REGULAR SESSION --

Feb 28 First reading, referred to Labor, Commerce, Research & Development.

SB 6058 by Senators Kohl-Welles and Parlette; by request of Employment Security Department

Concerning employer contribution rates.

Revises provisions relating to ensuring employers pay the contribution rate they have earned.

-- 2005 REGULAR SESSION --

Feb 28 First reading, referred to Labor, Commerce, Research & Development.

SB 6059 by Senators Berkey, Haugen, McAuliffe, Franklin, Rockefeller, Schoesler, Eide, Weinstein, Rasmussen, Shin, Delvin, Mulliken, Oke, Parlette and Kohl-Welles

Authorizing state agencies to create sick leave pools for employees.

Provides that each department or agency of the state may adopt rules governing the accumulation and use of sick leave for employees, expressly for the establishment of a plan allowing participating employees to pool sick leave and allowing any sick leave thus pooled to be used by any participating employee who has used all of the sick leave that has been personally accrued by him or her.

-- 2005 REGULAR SESSION --

Feb 28 First reading, referred to Labor, Commerce, Research & Development.

SB 6060 by Senator Kline

Limiting tort liability of governmental entities.

Provides that, in any tort action filed against a governmental entity or its past or present public officials for conduct in a governmental capacity, no liability may be imposed unless the conduct breached a duty owed to the injured person as an individual, rather than to the public in general. Liability may only be imposed if the claim is based upon an act or failure to act to prevent or diminish harmful consequences of a condition or situation, whether created by acts or omissions intentional or negligent in character, including the violent or tortious conduct of a third person, and the plaintiff shows that the condition or situation was substantially caused by the governmental entity or any person acting on behalf of the governmental entity.

Applies only with regard to a governmental entity that has responsibility for a supervised person in the community charged with or convicted of a crime and not in physical custody or confinement.

-- 2005 REGULAR SESSION --

Feb 28 First reading, referred to Judiciary.

SB 6061 by Senators Rockefeller and Prentice

Requiring the disclosure of controlling interest transfers in business organizations for real estate excise tax purposes.

Requires the secretary of state to adopt rules requiring any entity that is required to file an annual report with the secretary of state, including entities under Titles 23, 23B, 24, and 25 RCW, to disclose any transfer in the controlling interest of the entity and any interest in real property.

Provides that an organization that fails to report a transfer of the controlling interest in the organization under this act to the secretary of state and is later determined to be subject to real estate excise taxes due to the transfer, shall be subject to the provisions of RCW 82.45.100 as well as the evasion penalty in RCW 82.32.090(6).

-- 2005 REGULAR SESSION --

Feb 28 First reading, referred to Judiciary.

SB 6062 by Senators Rockefeller, Haugen, Spaniel, Rasmussen and Kohl-Welles

Allowing ferry charge reductions for frequent users.

Authorizes ferry charge reductions for frequent users.

-- 2005 REGULAR SESSION --

Feb 28 First reading, referred to Transportation.

SB 6063 by Senator Brandland

Limiting damages against health care providers.

Limits damages against health care providers.

-- 2005 REGULAR SESSION --

Feb 28 First reading, referred to Judiciary.

SB 6064 by Senators Benton and Fairley

Limiting the powers of homeowners' associations.

Provides that the governing documents may not prohibit the outdoor display of political yard signs by an owner or resident on the owner's or resident's property for a period of ninety days before any primary or election. The governing documents may include reasonable rules and regulations regarding the placement and manner of display of political yard signs.

-- 2005 REGULAR SESSION --

Feb 28 First reading, referred to Financial Institutions, Housing & Consumer Protection.

SB 6065 by Senator Kohl-Welles

Extending local taxing authority to fund miscellaneous facilities.

Provides for the extension of local taxes to fund arts, cultural and heritage institutions, and publicly owned sports and entertainment facilities.

-- 2005 REGULAR SESSION --

Feb 28 First reading, referred to Ways & Means.

Senate Joint Resolutions**SJR 8216** by Senator Franklin

Concerning the scope of practice of medicine and surgery.

Proposes an amendment to the state Constitution to regulate the scope of practice of medicine and surgery.

-- 2005 REGULAR SESSION --

Feb 28 First reading, referred to Health & Long-Term Care.

Senate Joint Memorials**SJM 8018-S** by Senate Committee on Water, Energy & Environment (originally sponsored by Senators Fraser, Parlette, Poulsen, Hewitt, Berkey, Zarelli, Prentice, Doumit, Rockefeller, Fairley, Rasmussen, Kohl-Welles, Schoesler, Brandland, Schmidt, Shin, Pridemore, Mulliken, Honeyford, Brown, Kline and Regala)

Requesting that the proposal to transition the Bonneville Power Administration from cost-based rates to market-based rates be rejected.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Requests that the proposal to transition the Bonneville Power Administration from cost-based rates to market-based rates be rejected.

-- 2005 REGULAR SESSION --

Feb 25 WEE - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Placed on second reading by Rules Committee.
1st substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading, passed: yeas, 45; nays, 0; absent, 4.

- IN THE HOUSE -

Feb 28 First reading, referred to Technology, Energy & Communications.

LIST OF BILLS IN DIGEST SUPPLEMENTS CONT.

SENATE

SB 5049	Supp.	3	SB 5116	Supp.	4
SB 5050	Supp.	3	SB 5117	Supp.	4
SB 5051	Supp.	3	SB 5118	Supp.	4
SB 5052	Supp.	3	SB 5119	Supp.	4
SB 5053	Supp.	3	SB 5120	Supp.	4
SB 5054	Supp.	3	SB 5121	Supp.	4
SB 5054-S	Supp.	32	SB 5122	Supp.	4
SB 5055	Supp.	3	SB 5122-S	Supp.	33
SB 5056	Supp.	3	SB 5123	Supp.	4
SB 5056-S	Supp.	20	SB 5123-S	Supp.	29
SB 5057	Supp.	3	SB 5124	Supp.	4
SB 5058	Supp.	3	SB 5125	Supp.	4
SB 5059	Supp.	3	SB 5126	Supp.	4
SB 5060	Supp.	3	SB 5126-S	Supp.	35
SB 5061	Supp.	3	SB 5127	Supp.	4
SB 5061-S	Supp.	23	SB 5128	Supp.	5
SB 5062	Supp.	3	SB 5129	Supp.	5
SB 5063	Supp.	3	SB 5130	Supp.	5
SB 5063-S	Supp.	16	SB 5131	Supp.	5
SB 5064	Supp.	3	SB 5132	Supp.	5
SB 5065	Supp.	3	SB 5133	Supp.	5
SB 5066	Supp.	3	SB 5134	Supp.	5
SB 5067	Supp.	3	SB 5135	Supp.	5
SB 5068	Supp.	3	SB 5136	Supp.	5
SB 5069	Supp.	3	SB 5137	Supp.	5
SB 5070	Supp.	3	SB 5138	Supp.	5
SB 5071	Supp.	3	SB 5139	Supp.	5
SB 5072	Supp.	3	SB 5139-S	Supp.	18
SB 5073	Supp.	3	SB 5140	Supp.	5
SB 5074	Supp.	3	SB 5140-S	Supp.	20
SB 5075	Supp.	3	SB 5141	Supp.	5
SB 5076	Supp.	3	SB 5142	Supp.	5
SB 5077	Supp.	3	SB 5143	Supp.	5
SB 5078	Supp.	3	SB 5143-S	Supp.	33
SB 5079	Supp.	3	SB 5144	Supp.	5
SB 5080	Supp.	3	SB 5145	Supp.	5
SB 5081	Supp.	3	SB 5145-S	Supp.	33
SB 5081-S	Supp.	28	SB 5146	Supp.	5
SB 5082	Supp.	3	SB 5146-S	Supp.	27
SB 5083	Supp.	3	SB 5147	Supp.	5
SB 5084	Supp.	3	SB 5148	Supp.	5
SB 5084-S	Supp.	32	SB 5149	Supp.	5
SB 5085	Supp.	3	SB 5150	Supp.	5
SB 5085-S	Supp.	15	SB 5150-S	Supp.	35
SB 5086	Supp.	3	SB 5151	Supp.	6
SB 5087	Supp.	4	SB 5151-S	Supp.	14
SB 5088	Supp.	4	SB 5152	Supp.	6
SB 5089	Supp.	4	SB 5153	Supp.	6
SB 5090	Supp.	4	SB 5154	Supp.	6
SB 5091	Supp.	4	SB 5154-S	Supp.	22
SB 5092	Supp.	4	SB 5154-S2	Supp.	34
SB 5092-S	Supp.	35	SB 5155	Supp.	6
SB 5093	Supp.	4	SB 5156	Supp.	6
SB 5094	Supp.	4	SB 5157	Supp.	6
SB 5095	Supp.	4	SB 5158	Supp.	6
SB 5096	Supp.	4	SB 5158-S	Supp.	27
SB 5097	Supp.	4	SB 5159	Supp.	6
SB 5097-S	Supp.	17	SB 5160	Supp.	6
SB 5098	Supp.	4	SB 5161	Supp.	6
SB 5098-S	Supp.	25	SB 5161-S	Supp.	15
SB 5099	Supp.	4	SB 5162	Supp.	6
SB 5100	Supp.	4	SB 5163	Supp.	6
SB 5101	Supp.	4	SB 5164	Supp.	6
SB 5102	Supp.	4	SB 5165	Supp.	6
SB 5103	Supp.	4	SB 5166	Supp.	6
SB 5104	Supp.	4	SB 5167	Supp.	6
SB 5104-S	Supp.	33	SB 5168	Supp.	6
SB 5105	Supp.	4	SB 5169	Supp.	6
SB 5105-S	Supp.	33	SB 5170	Supp.	6
SB 5106	Supp.	4	SB 5171	Supp.	6
SB 5107	Supp.	4	SB 5171-S	Supp.	29
SB 5107-S	Supp.	32	SB 5172	Supp.	6
SB 5108	Supp.	4	SB 5173	Supp.	6
SB 5108-S	Supp.	15	SB 5173-S	Supp.	21
SB 5109	Supp.	4	SB 5174	Supp.	6
SB 5110	Supp.	4	SB 5174-S	Supp.	21
SB 5111	Supp.	4	SB 5175	Supp.	6
SB 5112	Supp.	4	SB 5176	Supp.	6
SB 5112-S	Supp.	19	SB 5176-S	Supp.	21
SB 5113	Supp.	4	SB 5177	Supp.	6
SB 5114	Supp.	4	SB 5177-S	Supp.	27
SB 5115	Supp.	4	SB 5178	Supp.	6
SB 5115-S	Supp.	23	SB 5178-S	Supp.	25

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HB 1048	Supp.	3	HB 1114	Supp.	5
HB 1049	Supp.	3	HB 1114-S	Supp.	27
HB 1050	Supp.	3	HB 1115	Supp.	5
HB 1050-S	Supp.	15	HB 1115-S	Supp.	28
HB 1050-S2	Supp.	33	HB 1116	Supp.	5
HB 1051	Supp.	3	HB 1117	Supp.	5
HB 1052	Supp.	3	HB 1118	Supp.	5
HB 1053	Supp.	3	HB 1119	Supp.	5
HB 1054	Supp.	3	HB 1120	Supp.	5
HB 1054-S	Supp.	20	HB 1121	Supp.	5
HB 1055	Supp.	3	HB 1122	Supp.	6
HB 1055-S	Supp.	14	HB 1123	Supp.	6
HB 1056	Supp.	3	HB 1124	Supp.	6
HB 1057	Supp.	3	HB 1125	Supp.	6
HB 1058	Supp.	3	HB 1126	Supp.	6
HB 1058-S	Supp.	21	HB 1127	Supp.	6
HB 1059	Supp.	3	HB 1127-S	Supp.	30
HB 1060	Supp.	3	HB 1128	Supp.	6
HB 1060-S	Supp.	11	HB 1129	Supp.	6
HB 1061	Supp.	3	HB 1130	Supp.	6
HB 1062	Supp.	3	HB 1131	Supp.	6
HB 1062-S	Supp.	28	HB 1132	Supp.	6
HB 1062-S	Supp.	21	HB 1132-S	Supp.	27
HB 1063	Supp.	3	HB 1133	Supp.	6
HB 1064	Supp.	3	HB 1133-S	Supp.	26
HB 1064-S	Supp.	24	HB 1134	Supp.	6
HB 1064-S	Supp.	11	HB 1135	Supp.	6
HB 1065	Supp.	3	HB 1136	Supp.	6
HB 1066	Supp.	3	HB 1137	Supp.	6
HB 1067	Supp.	3	HB 1137-S	Supp.	24
HB 1068	Supp.	3	HB 1138	Supp.	6
HB 1069	Supp.	3	HB 1139	Supp.	6
HB 1070	Supp.	4	HB 1140	Supp.	6
HB 1071	Supp.	4	HB 1141	Supp.	6
HB 1072	Supp.	4	HB 1142	Supp.	6
HB 1073	Supp.	4	HB 1143	Supp.	6
HB 1074	Supp.	4	HB 1144	Supp.	6
HB 1075	Supp.	4	HB 1144-S	Supp.	27
HB 1075-S	Supp.	29	HB 1145	Supp.	6
HB 1076	Supp.	4	HB 1146	Supp.	6
HB 1077	Supp.	4	HB 1147	Supp.	6
HB 1078	Supp.	4	HB 1147-S	Supp.	34
HB 1079	Supp.	4	HB 1148	Supp.	6
HB 1080	Supp.	4	HB 1149	Supp.	6
HB 1080-S	Supp.	34	HB 1150	Supp.	6
HB 1081	Supp.	4	HB 1150-S	Supp.	32
HB 1082	Supp.	4	HB 1151	Supp.	6
HB 1083	Supp.	4	HB 1151-S	Supp.	27
HB 1084	Supp.	4	HB 1152	Supp.	6
HB 1084-S	Supp.	30	HB 1152-S	Supp.	20
HB 1085	Supp.	4	HB 1152-S2	Supp.	34
HB 1086	Supp.	4	HB 1153	Supp.	6
HB 1087	Supp.	4	HB 1153-S	Supp.	27
HB 1088	Supp.	4	HB 1154	Supp.	6
HB 1089	Supp.	4	HB 1154-S	Supp.	11
HB 1090	Supp.	4	HB 1155	Supp.	6
HB 1090-S	Supp.	27	HB 1156	Supp.	6
HB 1091	Supp.	4	HB 1157	Supp.	7
HB 1092	Supp.	4	HB 1158	Supp.	7
HB 1093	Supp.	4	HB 1158-S	Supp.	30
HB 1094	Supp.	4	HB 1159	Supp.	7
HB 1095	Supp.	4	HB 1160	Supp.	7
HB 1096	Supp.	4	HB 1161	Supp.	7
HB 1097	Supp.	5	HB 1162	Supp.	7
HB 1098	Supp.	5	HB 1163	Supp.	7
HB 1099	Supp.	5	HB 1164	Supp.	7
HB 1100	Supp.	5	HB 1165	Supp.	7
HB 1100-S	Supp.	33	HB 1166	Supp.	7
HB 1101	Supp.	5	HB 1167	Supp.	7
HB 1102	Supp.	5	HB 1168	Supp.	7
HB 1103	Supp.	5	HB 1168-S	Supp.	20
HB 1104	Supp.	5	HB 1168-S2	Supp.	25
HB 1104-S	Supp.	27	HB 1169	Supp.	7
HB 1105	Supp.	5	HB 1169-S	Supp.	33
HB 1106	Supp.	5	HB 1170	Supp.	7
HB 1107	Supp.	5	HB 1171	Supp.	7
HB 1108	Supp.	5	HB 1171-S	Supp.	25
HB 1109	Supp.	5	HB 1172	Supp.	7
HB 1110	Supp.	5	HB 1173	Supp.	7
HB 1111	Supp.	5	HB 1174	Supp.	7
HB 1112	Supp.	5	HB 1174-S	Supp.	28
HB 1113	Supp.	5	HB 1175	Supp.	7
HB 1113-S	Supp.	21	HB 1176	Supp.	7

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SB 5179	Supp.	6	SB 5249	Supp.	7
SB 5180	Supp.	6	SB 5250	Supp.	7
SB 5181	Supp.	6	SB 5250-S	Supp.	33
SB 5182	Supp.	6	SB 5251	Supp.	7
SB 5182-S	Supp.	18	SB 5252	Supp.	8
SB 5183	Supp.	6	SB 5253	Supp.	8
SB 5183-S	Supp.	20	SB 5254	Supp.	8
SB 5184	Supp.	6	SB 5255	Supp.	8
SB 5185	Supp.	6	SB 5256	Supp.	8
SB 5186	Supp.	6	SB 5256-S	Supp.	28
SB 5187	Supp.	6	SB 5257	Supp.	8
SB 5188	Supp.	6	SB 5257-S	Supp.	28
SB 5189	Supp.	6	SB 5258	Supp.	8
SB 5190	Supp.	6	SB 5259	Supp.	8
SB 5190-S	Supp.	29	SB 5260	Supp.	8
SB 5191	Supp.	6	SB 5261	Supp.	8
SB 5192	Supp.	6	SB 5262	Supp.	8
SB 5193	Supp.	6	SB 5263	Supp.	8
SB 5194	Supp.	6	SB 5263-S	Supp.	33
SB 5195	Supp.	6	SB 5264	Supp.	8
SB 5196	Supp.	6	SB 5265	Supp.	8
SB 5197	Supp.	6	SB 5266	Supp.	8
SB 5198	Supp.	6	SB 5266-S	Supp.	15
SB 5199	Supp.	7	SB 5267	Supp.	8
SB 5200	Supp.	7	SB 5268	Supp.	8
SB 5201	Supp.	7	SB 5269	Supp.	8
SB 5202	Supp.	7	SB 5270	Supp.	8
SB 5203	Supp.	7	SB 5270-S	Supp.	32
SB 5204	Supp.	7	SB 5271	Supp.	8
SB 5205	Supp.	7	SB 5272	Supp.	8
SB 5206	Supp.	7	SB 5273	Supp.	8
SB 5207	Supp.	7	SB 5274	Supp.	8
SB 5207-S	Supp.	35	SB 5275	Supp.	8
SB 5208	Supp.	7	SB 5275-S	Supp.	20
SB 5209	Supp.	7	SB 5276	Supp.	8
SB 5210	Supp.	7	SB 5277	Supp.	8
SB 5211	Supp.	7	SB 5278	Supp.	8
SB 5212	Supp.	7	SB 5278-S	Supp.	23
SB 5212-S	Supp.	20	SB 5279	Supp.	8
SB 5213	Supp.	7	SB 5280	Supp.	8
SB 5214	Supp.	7	SB 5281	Supp.	8
SB 5215	Supp.	7	SB 5282	Supp.	8
SB 5216	Supp.	7	SB 5282-S	Supp.	28
SB 5217	Supp.	7	SB 5283	Supp.	8
SB 5218	Supp.	7	SB 5284	Supp.	8
SB 5219	Supp.	7	SB 5285	Supp.	8
SB 5219-S	Supp.	33	SB 5285-S	Supp.	35
SB 5220	Supp.	7	SB 5286	Supp.	8
SB 5221	Supp.	7	SB 5287	Supp.	8
SB 5222	Supp.	7	SB 5288	Supp.	8
SB 5223	Supp.	7	SB 5289	Supp.	8
SB 5224	Supp.	7	SB 5289-S	Supp.	27
SB 5225	Supp.	7	SB 5290	Supp.	8
SB 5226	Supp.	7	SB 5290-S	Supp.	25
SB 5227	Supp.	7	SB 5291	Supp.	8
SB 5228	Supp.	7	SB 5292	Supp.	8
SB 5228-S	Supp.	33	SB 5293	Supp.	8
SB 5229	Supp.	7	SB 5294	Supp.	8
SB 5229-S	Supp.	33	SB 5295	Supp.	8
SB 5230	Supp.	7	SB 5296	Supp.	8
SB 5230-S	Supp.	33	SB 5297	Supp.	8
SB 5231	Supp.	7	SB 5298	Supp.	8
SB 5232	Supp.	7	SB 5299	Supp.	8
SB 5233	Supp.	7	SB 5300	Supp.	8
SB 5233-S	Supp.	35	SB 5301	Supp.	8
SB 5234	Supp.	7	SB 5302	Supp.	8
SB 5235	Supp.	7	SB 5303	Supp.	8
SB 5235-S	Supp.	23	SB 5304	Supp.	8
SB 5236	Supp.	7	SB 5305	Supp.	8
SB 5237	Supp.	7	SB 5306	Supp.	8
SB 5237-S	Supp.	28	SB 5307	Supp.	8
SB 5238	Supp.	7	SB 5308	Supp.	8
SB 5239	Supp.	7	SB 5308-S	Supp.	29
SB 5240	Supp.	7	SB 5309	Supp.	8
SB 5241	Supp.	7	SB 5309-S	Supp.	28
SB 5242	Supp.	7	SB 5310	Supp.	8
SB 5243	Supp.	7	SB 5311	Supp.	9
SB 5243-S	Supp.	18	SB 5312	Supp.	9
SB 5244	Supp.	7	SB 5313	Supp.	9
SB 5245	Supp.	7	SB 5314	Supp.	9
SB 5246	Supp.	7	SB 5315	Supp.	9
SB 5247	Supp.	7	SB 5316	Supp.	9
SB 5248	Supp.	7	SB 5317	Supp.	9

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HB 1177	Supp.	7	HB 1241	Supp.	8
HB 1178	Supp.	7	HB 1242	Supp.	8
HB 1179	Supp.	7	HB 1242-S	Supp.	25
HB 1179-S	Supp.	27	HB 1243	Supp.	8
HB 1180	Supp.	7	HB 1243-S	Supp.	27
HB 1181	Supp.	7	HB 1244	Supp.	8
HB 1182	Supp.	7	HB 1245	Supp.	8
HB 1183	Supp.	7	HB 1246	Supp.	8
HB 1184	Supp.	7	HB 1247	Supp.	8
HB 1185	Supp.	7	HB 1248	Supp.	8
HB 1185-S	Supp.	31	HB 1249	Supp.	8
HB 1186	Supp.	7	HB 1250	Supp.	8
HB 1187	Supp.	7	HB 1251	Supp.	8
HB 1188	Supp.	7	HB 1252	Supp.	8
HB 1188-S	Supp.	13	HB 1253	Supp.	8
HB 1189	Supp.	7	HB 1254	Supp.	8
HB 1190	Supp.	7	HB 1255	Supp.	8
HB 1190-S	Supp.	25	HB 1256	Supp.	8
HB 1191	Supp.	7	HB 1257	Supp.	8
HB 1192	Supp.	7	HB 1257-S	Supp.	24
HB 1193	Supp.	7	HB 1258	Supp.	8
HB 1194	Supp.	7	HB 1259	Supp.	8
HB 1195	Supp.	7	HB 1260	Supp.	8
HB 1196	Supp.	7	HB 1261	Supp.	8
HB 1196-S	Supp.	21	HB 1262	Supp.	8
HB 1197	Supp.	7	HB 1263	Supp.	8
HB 1197-S	Supp.	21	HB 1264	Supp.	8
HB 1198	Supp.	7	HB 1265	Supp.	8
HB 1199	Supp.	7	HB 1266	Supp.	8
HB 1200	Supp.	7	HB 1266-S	Supp.	27
HB 1201	Supp.	7	HB 1267	Supp.	8
HB 1202	Supp.	7	HB 1268	Supp.	8
HB 1203	Supp.	7	HB 1269	Supp.	8
HB 1204	Supp.	7	HB 1270	Supp.	8
HB 1205	Supp.	7	HB 1271	Supp.	8
HB 1205-S	Supp.	25	HB 1272	Supp.	8
HB 1206	Supp.	7	HB 1273	Supp.	8
HB 1207	Supp.	7	HB 1274	Supp.	8
HB 1208	Supp.	7	HB 1275	Supp.	8
HB 1208-S	Supp.	23	HB 1276	Supp.	8
HB 1209	Supp.	7	HB 1276-S	Supp.	20
HB 1210	Supp.	7	HB 1277	Supp.	8
HB 1210-S	Supp.	23	HB 1278	Supp.	8
HB 1211	Supp.	7	HB 1279	Supp.	8
HB 1212	Supp.	7	HB 1280	Supp.	8
HB 1212-S	Supp.	25	HB 1280-S	Supp.	25
HB 1213	Supp.	7	HB 1281	Supp.	8
HB 1213-S	Supp.	35	HB 1281-S	Supp.	29
HB 1214	Supp.	7	HB 1282	Supp.	8
HB 1214-S	Supp.	23	HB 1282-S	Supp.	28
HB 1215	Supp.	7	HB 1283	Supp.	9
HB 1215-S	Supp.	23	HB 1284	Supp.	9
HB 1216	Supp.	7	HB 1285	Supp.	9
HB 1217	Supp.	7	HB 1286	Supp.	9
HB 1218	Supp.	7	HB 1287	Supp.	9
HB 1219	Supp.	7	HB 1288	Supp.	9
HB 1219-S	Supp.	20	HB 1289	Supp.	9
HB 1220	Supp.	7	HB 1290	Supp.	9
HB 1221	Supp.	7	HB 1290-S	Supp.	28
HB 1222	Supp.	7	HB 1291	Supp.	9
HB 1223	Supp.	7	HB 1291-S	Supp.	28
HB 1224	Supp.	7	HB 1292	Supp.	9
HB 1225	Supp.	7	HB 1293	Supp.	9
HB 1226	Supp.	7	HB 1294	Supp.	9
HB 1226-S	Supp.	30	HB 1295	Supp.	9
HB 1227	Supp.	7	HB 1296	Supp.	9
HB 1228	Supp.	7	HB 1297	Supp.	9
HB 1229	Supp.	7	HB 1298	Supp.	9
HB 1229-S	Supp.	33	HB 1299	Supp.	9
HB 1230	Supp.	7	HB 1299-S	Supp.	23
HB 1230-S	Supp.	27	HB 1300	Supp.	9
HB 1231	Supp.	8	HB 1301	Supp.	9
HB 1232	Supp.	8	HB 1301-S	Supp.	29
HB 1233	Supp.	8	HB 1302	Supp.	9
HB 1234	Supp.	8	HB 1302-S	Supp.	25
HB 1235	Supp.	8	HB 1303	Supp.	9
HB 1236	Supp.	8	HB 1304	Supp.	9
HB 1236-S	Supp.	25	HB 1304-S	Supp.	32
HB 1237	Supp.	8	HB 1305	Supp.	9
HB 1238	Supp.	8	HB 1306	Supp.	9
HB 1239	Supp.	8	HB 1307	Supp.	9
HB 1240	Supp.	8	HB 1308	Supp.	9
HB 1240-S	Supp.	29	HB 1309	Supp.	9

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SB 5317-S	Supp. 20	SB 5393	Supp. 11
SB 5318	Supp. 9	SB 5394	Supp. 11
SB 5318-S	Supp. 35	SB 5395	Supp. 11
SB 5319	Supp. 9	SB 5395-S	Supp. 32
SB 5320	Supp. 9	SB 5396	Supp. 11
SB 5321	Supp. 9	SB 5397	Supp. 11
SB 5322	Supp. 9	SB 5397-S	Supp. 30
SB 5323	Supp. 9	SB 5398	Supp. 11
SB 5324	Supp. 9	SB 5399	Supp. 11
SB 5325	Supp. 9	SB 5400	Supp. 11
SB 5326	Supp. 9	SB 5401	Supp. 11
SB 5327	Supp. 9	SB 5402	Supp. 11
SB 5328	Supp. 9	SB 5403	Supp. 11
SB 5329	Supp. 9	SB 5404	Supp. 11
SB 5330	Supp. 9	SB 5405	Supp. 11
SB 5331	Supp. 9	SB 5406	Supp. 11
SB 5332	Supp. 9	SB 5406-S	Supp. 28
SB 5333	Supp. 9	SB 5407	Supp. 11
SB 5334	Supp. 9	SB 5407-S	Supp. 18
SB 5335	Supp. 9	SB 5408	Supp. 11
SB 5336	Supp. 9	SB 5409	Supp. 11
SB 5337	Supp. 9	SB 5410	Supp. 11
SB 5338	Supp. 9	SB 5411	Supp. 11
SB 5339	Supp. 9	SB 5412	Supp. 11
SB 5339-S	Supp. 33	SB 5413	Supp. 11
SB 5340	Supp. 9	SB 5414	Supp. 11
SB 5341	Supp. 9	SB 5415	Supp. 11
SB 5342	Supp. 9	SB 5415-S	Supp. 33
SB 5343	Supp. 9	SB 5416	Supp. 11
SB 5344	Supp. 9	SB 5417	Supp. 11
SB 5345	Supp. 9	SB 5418	Supp. 11
SB 5346	Supp. 9	SB 5419	Supp. 11
SB 5347	Supp. 10	SB 5420	Supp. 12
SB 5348	Supp. 10	SB 5421	Supp. 12
SB 5348-S	Supp. 25	SB 5422	Supp. 12
SB 5349	Supp. 10	SB 5423	Supp. 12
SB 5350	Supp. 10	SB 5424	Supp. 12
SB 5351	Supp. 10	SB 5425	Supp. 12
SB 5352	Supp. 10	SB 5426	Supp. 12
SB 5353	Supp. 10	SB 5427	Supp. 12
SB 5354	Supp. 10	SB 5428	Supp. 12
SB 5355	Supp. 10	SB 5429	Supp. 12
SB 5356	Supp. 10	SB 5430	Supp. 12
SB 5357	Supp. 10	SB 5431	Supp. 12
SB 5358	Supp. 10	SB 5432	Supp. 12
SB 5359	Supp. 10	SB 5433	Supp. 12
SB 5360	Supp. 10	SB 5434	Supp. 12
SB 5360-S	Supp. 32	SB 5435	Supp. 12
SB 5361	Supp. 10	SB 5436	Supp. 12
SB 5362	Supp. 10	SB 5436-S	Supp. 25
SB 5363	Supp. 10	SB 5437	Supp. 12
SB 5364	Supp. 10	SB 5438	Supp. 12
SB 5365	Supp. 10	SB 5439	Supp. 12
SB 5366	Supp. 10	SB 5440	Supp. 12
SB 5367	Supp. 10	SB 5441	Supp. 12
SB 5368	Supp. 10	SB 5441-S	Supp. 18
SB 5369	Supp. 10	SB 5442	Supp. 12
SB 5370	Supp. 10	SB 5442-S	Supp. 35
SB 5371	Supp. 10	SB 5443	Supp. 12
SB 5372	Supp. 10	SB 5444	Supp. 12
SB 5373	Supp. 10	SB 5444-S	Supp. 33
SB 5374	Supp. 10	SB 5445	Supp. 12
SB 5375	Supp. 10	SB 5445-S	Supp. 30
SB 5376	Supp. 10	SB 5446	Supp. 12
SB 5377	Supp. 10	SB 5447	Supp. 12
SB 5378	Supp. 11	SB 5448	Supp. 12
SB 5379	Supp. 11	SB 5449	Supp. 12
SB 5380	Supp. 11	SB 5450	Supp. 12
SB 5381	Supp. 11	SB 5451	Supp. 12
SB 5382	Supp. 11	SB 5452	Supp. 12
SB 5383	Supp. 11	SB 5452-S	Supp. 32
SB 5384	Supp. 11	SB 5453	Supp. 12
SB 5385	Supp. 11	SB 5454	Supp. 12
SB 5386	Supp. 11	SB 5455	Supp. 12
SB 5387	Supp. 11	SB 5456	Supp. 12
SB 5387-S	Supp. 30	SB 5457	Supp. 12
SB 5388	Supp. 11	SB 5458	Supp. 12
SB 5389	Supp. 11	SB 5459	Supp. 12
SB 5389-S	Supp. 23	SB 5459-S	Supp. 32
SB 5390	Supp. 11	SB 5460	Supp. 12
SB 5390-S	Supp. 25	SB 5460-S	Supp. 29
SB 5391	Supp. 11	SB 5461	Supp. 13
SB 5392	Supp. 11	SB 5462	Supp. 13

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HB 1310	Supp. 9	HB 1374	Supp. 10
HB 1310-S	Supp. 17	HB 1374-S	Supp. 29
HB 1311	Supp. 9	HB 1375	Supp. 10
HB 1312	Supp. 9	HB 1375-S	Supp. 35
HB 1313	Supp. 9	HB 1376	Supp. 10
HB 1313-S	Supp. 29	HB 1377	Supp. 10
HB 1314	Supp. 9	HB 1378	Supp. 10
HB 1314-S	Supp. 25	HB 1379	Supp. 10
HB 1315	Supp. 9	HB 1380	Supp. 10
HB 1316	Supp. 9	HB 1381	Supp. 10
HB 1316-S	Supp. 20	HB 1382	Supp. 10
HB 1316-S2	Supp. 25	HB 1383	Supp. 10
HB 1317	Supp. 9	HB 1384	Supp. 10
HB 1318	Supp. 9	HB 1385	Supp. 10
HB 1319	Supp. 9	HB 1386	Supp. 10
HB 1320	Supp. 9	HB 1387	Supp. 10
HB 1320-S	Supp. 34	HB 1388	Supp. 10
HB 1321	Supp. 9	HB 1389	Supp. 10
HB 1322	Supp. 9	HB 1390	Supp. 10
HB 1323	Supp. 9	HB 1391	Supp. 10
HB 1324	Supp. 9	HB 1392	Supp. 10
HB 1325	Supp. 9	HB 1393	Supp. 10
HB 1326	Supp. 9	HB 1394	Supp. 10
HB 1326-S	Supp. 33	HB 1395	Supp. 10
HB 1327	Supp. 9	HB 1395-S	Supp. 34
HB 1328	Supp. 9	HB 1396	Supp. 10
HB 1329	Supp. 9	HB 1397	Supp. 10
HB 1330	Supp. 9	HB 1397-S	Supp. 34
HB 1331	Supp. 9	HB 1398	Supp. 11
HB 1332	Supp. 9	HB 1398-S	Supp. 26
HB 1333	Supp. 9	HB 1399	Supp. 11
HB 1334	Supp. 9	HB 1400	Supp. 11
HB 1334-S	Supp. 25	HB 1401	Supp. 11
HB 1335	Supp. 9	HB 1402	Supp. 11
HB 1336	Supp. 9	HB 1402-S	Supp. 29
HB 1337	Supp. 9	HB 1403	Supp. 11
HB 1337-S	Supp. 25	HB 1404	Supp. 11
HB 1338	Supp. 9	HB 1404-S	Supp. 34
HB 1339	Supp. 9	HB 1405	Supp. 11
HB 1340	Supp. 9	HB 1406	Supp. 11
HB 1340-S	Supp. 26	HB 1406-S	Supp. 34
HB 1341	Supp. 9	HB 1407	Supp. 11
HB 1341-S	Supp. 29	HB 1408	Supp. 11
HB 1342	Supp. 9	HB 1409	Supp. 11
HB 1343	Supp. 9	HB 1410	Supp. 11
HB 1343-S	Supp. 30	HB 1411	Supp. 11
HB 1344	Supp. 9	HB 1412	Supp. 11
HB 1345	Supp. 9	HB 1413	Supp. 30
HB 1346	Supp. 9	HB 1413-S	Supp. 30
HB 1347	Supp. 9	HB 1414	Supp. 11
HB 1347-S	Supp. 23	HB 1414-S	Supp. 32
HB 1348	Supp. 9	HB 1415	Supp. 11
HB 1348-S	Supp. 18	HB 1415-S	Supp. 29
HB 1349	Supp. 9	HB 1416	Supp. 11
HB 1350	Supp. 9	HB 1417	Supp. 11
HB 1351	Supp. 9	HB 1418	Supp. 11
HB 1351-S	Supp. 29	HB 1418-S	Supp. 33
HB 1352	Supp. 9	HB 1419	Supp. 11
HB 1353	Supp. 9	HB 1419-S	Supp. 24
HB 1354	Supp. 9	HB 1420	Supp. 11
HB 1355	Supp. 9	HB 1421	Supp. 11
HB 1356	Supp. 9	HB 1422	Supp. 11
HB 1357	Supp. 10	HB 1423	Supp. 11
HB 1358	Supp. 10	HB 1424	Supp. 11
HB 1358-S	Supp. 27	HB 1425	Supp. 11
HB 1359	Supp. 10	HB 1426	Supp. 11
HB 1359-S	Supp. 27	HB 1426-S	Supp. 25
HB 1360	Supp. 10	HB 1427	Supp. 11
HB 1361	Supp. 10	HB 1428	Supp. 11
HB 1362	Supp. 10	HB 1429	Supp. 11
HB 1363	Supp. 10	HB 1430	Supp. 11
HB 1364	Supp. 10	HB 1430-S	Supp. 29
HB 1365	Supp. 10	HB 1431	Supp. 11
HB 1365-S	Supp. 29	HB 1431-S	Supp. 29
HB 1366	Supp. 10	HB 1432	Supp. 11
HB 1366-S	Supp. 26	HB 1433	Supp. 11
HB 1367	Supp. 10	HB 1434	Supp. 11
HB 1368	Supp. 10	HB 1435	Supp. 11
HB 1369	Supp. 10	HB 1436	Supp. 11
HB 1370	Supp. 10	HB 1437	Supp. 11
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SB 5466	Supp. 13	SB 5541	Supp. 14
SB 5467	Supp. 13	SB 5542	Supp. 14
SB 5468	Supp. 13	SB 5543	Supp. 14
SB 5469	Supp. 13	SB 5544	Supp. 14
SB 5470	Supp. 13	SB 5545	Supp. 14
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